

metro

ANNUAL INFORMATION FORM OF METRO INC.
Year ended September 27, 2014

DECEMBER 12, 2014

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*N.B.: All disclosures in this Annual Information Form are as of September 27, 2014 unless otherwise indicated.
Documents referred to from time to time in this Annual Information Form are incorporated by reference.*

FORWARD-LOOKING INFORMATION Throughout this annual information form (the “Annual Information Form”), different statements have been used that could, within the context of the regulations issued by the Canadian Securities Administrators, be construed as being forward-looking information. In general, any statement contained in this Annual Information Form, which does not constitute a historical fact, may be deemed a forward-looking statement. Expressions such as “continue”, “will”, “intend”, “consider”, “should”, “expects” and other similar expressions as well as the use of the future tense are generally indicative of forward-looking statements. The forward-looking statements contained in this Annual Information Form are based upon certain assumptions regarding the Canadian food industry, the economy in general, METRO INC.’s (the “Corporation”) annual budget as well as its 2015 action plan.

These forward-looking statements do not provide any guarantee as to the future performance of the Corporation and are subject to potential known and unknown risks, as well as uncertainties that could cause the outcome to differ significantly. An economic slowdown or recession or the arrival of a new competitor are examples of risks described under the “Risk Management” section on pages 33 to 35 of the Corporation’s 2014 Management’s Discussion and Analysis and Consolidated Financial Statements which could have an impact on these statements. The Corporation believes these statements to be reasonable and relevant at the date of publication of this Annual Information Form and to represent its expectations. The Corporation does not intend to update any forward-looking statement contained herein, except as required by applicable law.

1 INCORPORATION

- 1.1 INCORPORATION OF THE ISSUER** The Corporation is governed by the *Business Corporations Act* (Québec) since February 14, 2011, the effective date of this Act. The Corporation was previously governed by Part IA of the *Companies Act* (Québec) and results from the amalgamation on April 30, 1982 of Métro-Richelieu Group Inc. and United Grocers Inc.

Métro-Richelieu Group Inc. was incorporated under the name Magasins LaSalle Stores Limited by letters patent dated December 22, 1947 under the *Companies Act* (Québec) and in September 1976, the Corporation, then known as Metro Food Stores Ltd., merged with Richelieu Groceries Limited to form Métro-Richelieu Inc. Métro-Richelieu Inc. amended its name to Métro-Richelieu Group Inc. in 1979.

United Grocers Inc. was incorporated under the *Companies Act* (Québec) by letters patent dated August 31, 1928.

By certificate of amendment dated September 25, 1986, the Corporation’s name was changed from Groupe des Épiciers Unis Métro-Richelieu Inc., which name it had used since its amalgamation on April 30, 1982, to Métro-Richelieu Inc. By certificate of amendment dated January 26, 2000, the name of the Corporation was changed to its present name.

The Corporation’s head office and principal place of business is located at 11011 Maurice-Duplessis Boulevard, Montréal (Québec) H1C 1V6.

In this Annual Information Form, “METRO” means, depending on the context, the Corporation and all or some of its subsidiaries collectively or the Corporation or one or more of its subsidiaries.

- 1.2 SUBSIDIARIES** The following table lists METRO’s main subsidiaries, the jurisdiction under which they are incorporated, the percentage of the voting rights and the percentage of the non-voting securities of its subsidiaries held by METRO:

	Percentage of voting rights	Percentage of non-voting shares	Jurisdiction of incorporation
Metro Richelieu Inc.	100%	100%	Canada
McMahon Distributeur pharmaceutique Inc.*	100%	100%	Canada
Metro Québec immobilier Inc.*	100%	100%	Canada
Metro Ontario Inc.	100%	100%	Canada
Metro Ontario Pharmacies Limited**	100%	100%	Canada
Metro Ontario Real Estate Limited**	100%	N/A	Canada
Groupe Adonis Inc.*	55%	100%	Canada
Groupe Phoenicia Inc.*	55%	100%	Canada
Groupe Première Moisson inc.*	75%	N/A	Canada

* METRO holds the shares of this corporation indirectly through Metro Richelieu Inc.

** METRO holds the shares of this corporation indirectly through Metro Ontario Inc.

2 GENERAL DEVELOPMENT OF THE BUSINESS OVER THE PAST THREE YEARS

Over the past three (3) financial years, i.e. 2014, 2013 and 2012, METRO and its retailers have invested \$844 million in the food stores. Major work was carried out on a total of 75 stores, with 22 new stores, 12 stores expanded and 41 stores fully renovated.

These investments laid solid and durable foundations throughout the network on which METRO and its retailers continue to grow. The Corporation's retail network meets real customer needs by offering friendly stores, personalized service and a wide range of quality products at very competitive prices.

The highlights of the past three (3) years are described below:

2014

The Corporation used a discipline and a targeted approach in investing in its retail prices through effective merchandising, supported by its loyalty programs and its digital platforms. The Corporation also invested \$207.4 million in its network and infrastructure.

In Ontario, the restructuring announced in 2013 progressed and the network of stores improved through renovations and store conversions. The implementation of the new merchandising program in Food Basics stores, combined with the improvement of the shopping experience and the roll-out of the Food Basics marketing strategy Always Fresh; Always in Stock; Always Great Prices differentiation pillar, which began in November of 2013, have yielded encouraging results.

The Corporation continued its normal course issuer bid program with over 7 million shares repurchased on the market over the financial year.

Along with retailers, the Corporation opened six (6) new stores and carried out major expansions and renovations in 25 stores during the 2014 financial year, resulting in a gross increase of 570,300 square feet and a net increase of 133,900 square feet or 0.7% of its retail network. Groupe Adonis Inc., its subsidiary, also opened a new Adonis store in Scarborough, Ontario, the eighth in the chain and the second in Ontario.

McMahon Distributeur pharmaceutique inc. continued to grow, in particular with the opening of 13 Brunet Target pharmacies. These cobranded stores are the result of an agreement between Target and McMahon Distributeur pharmaceutique inc. to operate pharmacies in Target's Québec stores.

Mr. Carmine Fortino joined the Metro team last September to lead the Ontario division. His deep understanding of the Ontario market, his experience and his solid track record will contribute to continue to improve the Corporation's position in that market.¹

On August 8, 2014, the Corporation acquired 75% of Première Moisson, the renowned Québec-based bakery, which operates 24 bakery stores and three (3) food preparation plants. The Corporation also acquired two (2) supermarkets in Ontario, which were converted into Food Basics stores.

On August 22, 2014, the maturity of the Corporation's Revolving Credit facility was extended to November 3, 2019.

The Corporation closed on December 1st, 2014 a private placement offering of C\$300 million aggregate principal amount of 3.20% Series C Senior Unsecured Notes due December 1, 2021 (the "Series C Notes") and C\$300 million aggregate principal amount of 5.03% Series D Senior Unsecured Notes due December 1, 2044 (the "Series D Notes", and together with the Series C Notes, the "Notes"). The Series C Notes carry a coupon of 3.20% and were priced at \$999.88 per \$1,000 principal amount, for an effective yield of 3.202% per annum if held to maturity. The Series D Notes carry a coupon of 5.03% and were priced at \$999.54 per \$1,000 principal amount, for an effective yield of 5.033% per annum if held to maturity. The Corporation has decided to use the proceeds of the offering for working capital and other general corporate purposes, including repaying or refinancing the following existing indebtedness: (i) financing the redemption and retirement of all of its issued and outstanding 4.98% medium term notes due October 15, 2015 (the "2015 Notes"), and (ii) repaying amounts outstanding under its unsecured revolving credit facility (the "Credit facility").

¹ See the "Forward-Looking Information" section on page 1 of this Annual Information Form.

On December 1st, 2014, the Corporation announced that it issued a Notice of Redemption of all 2015 Notes. The notice indicates that the redemption date of the 2015 Notes is December 31st, 2014 and the redemption price is \$1,029.28 per \$1,000.00 principal amount of the notes redeemed, plus accrued and unpaid interest to, but excluding, the redemption date.

On December 5, 2014, the Corporation repaid all amounts outstanding under the Credit facility.

2013

In December 2012, the Corporation discontinued its foodservice operation and sold to Sysco Canada, Inc. the Distagro division which supplied restaurant chains and convenience stores owned and operated by gas station chains.

In the second quarter of 2013, the Corporation sold nearly half of its investment in Alimentation Couche-Tard Inc. to three (3) financial institutions for a cash consideration of \$479.0 million, and a pre-tax gain of \$307.8 million and a post-tax gain of \$266.4 million.

In the spring of 2013, the Corporation opened a brand-new 241,000 sq. ft. produce and dairy distribution centre in Laval. This \$50 million investment has allowed the Corporation to be more efficient and improve product assortment.

McMahon Distributeur pharmaceutique Inc., a subsidiary of the Corporation, entered into a partnership with Target Canada, to open Brunet Target banner pharmacies in the majority of Target stores in Québec.

The Corporation completely revamped its metro.ca Website and developed a new mobile application for iPhone¹ mobile digital devices to communicate more easily with its customers and make grocery shopping experience simpler. These platforms can provide customers help in choosing products based on the week's promotions and recipe suggestions. The mobile application also allows customers to draw up their grocery list based on the store layout. The *brunet.ca* Website was also completely revamped in the fall of 2013, and a new Brunet Facebook² page was launched, creating a meeting place for Brunet-affiliated pharmacist-owners and their patients.

In order to better meet customers' needs and reduce operating costs, the Corporation had begun a restructuring process of its Ontario store network, including the conversion of certain Metro stores to the Food Basics discount banner, the buyout of some collective agreements, the offer of early exit to some employees and the closure of a few stores.

On October 1, 2013, the maturity of the revolving credit facility was extended to November 3, 2018.

2012

At the beginning of the 2012 financial year, the Corporation acquired a 55% participation in Adonis, a retailer operating food stores mainly in the Montréal region. The Corporation also acquired a 55% participation in Phoenicia, an importer and wholesaler operating two (2) distribution centers, namely one (1) in Montréal and one (1) in the Greater Toronto Area. These companies are specialized in ethnic food products. In December 2011, Adonis opened a fifth (5th) food store in a Montréal suburb.

In the first quarter of the 2012 financial year, the Corporation negotiated with its banking syndicate a new \$600.0 million five-year revolving credit facility (the "Revolving Credit Facility") and thus cancelled the \$400.0 million revolving credit facility which was scheduled to expire on August 15, 2012. The new Revolving Credit Facility is unsecured and bears interest at rates which vary in accordance with bankers' acceptance rates. On August 15, 2012, the Corporation used part of its Revolving Credit Facility in order to reimburse the revolving credit A facility of \$369.3 million which was reaching its maturity date. On October 12, 2012, the Revolving Credit Facility's maturity date was extended to November 3, 2017.

On January 31, 2012, all the issued and outstanding Class B multiple-voting shares of the Corporation were converted into Class A Subordinate shares (one vote per share) on a one to one basis. The Subordinate shares were then redesignated as common shares of the Corporation (the "Common Shares"). The Corporation also amended its ticker symbol from "MRU.A" to "MRU" to reflect the elimination of its unequal voting share structure.

The Corporation continued to further develop a close relationship with its most loyal customers by increasing the number of personalized promotions which enable them to make additional savings. In 2012, the Corporation thus remitted to its customers approximately \$50 million in reward for their accumulated *metro&moi* and *Airmiles*® points.

Two (2) pharmaceutical establishments *Brunet Clinique* were inaugurated and began their operations in *Super C* stores, a first in Québec. Moreover, the Corporation further expanded its Ontario pharmacy division by acquiring prescription files from seven (7) Zellers pharmacies.

¹ iPhone is a registered trade-mark of Apple Inc.

² Facebook is a registered trade-mark of Facebook Inc.

3 DESCRIPTION OF THE BUSINESS

3.1 BUSINESS OF THE CORPORATION Although the food retailing markets in Québec and Ontario are highly competitive, METRO holds a leadership position therein and intends to increase its market shares¹ thanks to its site selection, dynamic marketing focused on consumer needs and the modernization of its stores and information systems.

The following table shows the changes in the number of food stores supplied by METRO during the financial year, by banner and by province:

	Québec							Ontario				Total
	Metro Plus	Super Metro	Marché Richelieu	Adonis	Première Moisson			Metro	Food Basics	Adonis	Première Moisson	
September 2014	107	100	86	71	6	23	393	141	122	2	1	266
September 2013	102	109	85	76	6	—	378	147	116	1	—	264

METRO operates or supplies a total of 659 food stores in Québec and in Ontario.

METRO also supplies 752 small retail outlets.

The Corporation has four (4) warehouses to ensure procurement and storage of grocery products, general merchandise, non-perishable goods and certain dairy products.

METRO also operates nine (9) warehouses for the procurement and storage of meat, frozen foods, produce as well as for the supply of small retail outlets. Its subsidiary, Groupe Phoenicia Inc., operates two (2) distribution centers.

The Corporation operates in the pharmaceutical sector and serves directly, from two (2) warehouses or through authorized suppliers, independent (Québec) and/or corporate (Ontario) drugstores. It also serves health care institutions such as hospitals and nursing homes throughout Québec.

Its subsidiary, McMahon Distributeur pharmaceutique Inc., is the franchisor for the Brunet, Brunet Target and Brunet Plus banners. McMahon Distributeur pharmaceutique Inc. also supplies a network of drugstores focusing on professional pharmacy services operating under the Clini Plus and Brunet Clinique banners.

Some of Metro Ontario Inc. stores provide full in-store pharmacy services. These drugstores operate under two (2) banners, namely Pharmacy and Drug Basics. McMahon Distributeur pharmaceutique Inc. supplies these Ontario drugstores.

The following table shows the changes in the number of pharmacies supplied by METRO during the financial year, by banner and by province:

	Québec					Ontario			Total
	Brunet	Brunet Plus	Brunet Clinique	Brunet Target	Clini Plus	Pharmacy	Drug Basics		
September 2014	91	38	22	13	30	46	28	268	
September 2013	93	36	23	—	32	50	23	257	

METRO operates or supplies a total of 268 drugstores in Québec and in Ontario.

¹ See the "Forward-Looking Information" section on page 1 of this Annual Information Form.

Groupe Première Moisson Inc. operates corporate stores and also franchises Première Moisson bakery stores. Groupe Première Moisson Inc. also distributes its products to a variety of food stores. Groupe Première Moisson Inc. operates 24 stores and three (3) food preparation plants.

The *Air Miles*® Reward Program is offered to customers of the Metro banner throughout Ontario. This program offers METRO's customers discounts and other loyalty rewards, while providing METRO with increased customer loyalty and insight into customer buying habits as part of an overall customer relationship management strategy.

In Québec, the Corporation, through its *metro&moi* loyalty program, allows consumers the opportunity to accumulate points that can be applied towards purchases in Metro supermarkets. This program allows METRO to build customer loyalty through the development and implementation of consumer-focused strategies.

3.2 CUSTOMERS AND SUPPLIERS The Metro, Metro Plus, Super C, Food Basics and Marché Richelieu banners are structured to meet specific consumer needs. Each one presents a consistent image to the public and is supported by specialized technical support.

The Corporation offers a range of services to its banner retailers and, many of these services are invoiced directly to their users in order to ensure their self-financing. The services include merchandising, marketing and advertising programs as well as retail accounting and data processing, store layouts and equipment, insurance programs and other analysis and advisory programs. Overall, these products and programs reflect METRO's policy, which is to offer its affiliated retailers and franchisees a comprehensive, high-quality service. METRO also offers its banner retailers a range of commercial programs, as well as rebates and loyalty incentives, all of which are competitive in the food industry.

METRO also offers most of these services to its Brunet, Brunet Plus, Brunet Clinique and Brunet Target banner franchisees through its subsidiary, McMahon Distributeur pharmaceutique Inc

METRO grants the right to operate under its banners at its sole discretion. Retailers who wish to operate under one of the Corporation's banners must first meet certain criteria. Most banner retailers are bound by various agreements with METRO.

The Corporation's operations are not dependent on a single customer or a small number of customers and are not seasonal in nature. The Corporation maintains business relationships with a large number of national and regional suppliers and holds sufficient inventories to ensure product availability.

3.3 HUMAN RESOURCES As of September 27, 2014, the Corporation employed, directly or indirectly, 65,000 employees. METRO employed directly 37,187 persons, 33,273 of whom were governed by 149 collective agreements. During the past financial year, METRO negotiated and renewed 27 collective agreements covering 2,302 employees. These agreements are in force for periods ranging from 24 months to 84 months and will expire between August 15, 2015 and July 28, 2021. As at September 27, 2014, nine (9) collective agreements had expired and were or would soon be under negotiation. These collective agreements covered 636 employees. Over the next financial year, 34 collective agreements covering 8,682 employees will expire or will be reopened with regards to compensation.

Finally, 79 collective agreements will expire or will be reopened with regards to compensation between September 28, 2015 and September 19, 2020. These collective agreements cover 21,653 employees.

METRO considers its labour relations to be satisfactory.¹

With respect to the Corporation's employees' participation in pension plans, the majority of said employees participate in multi-employer pension plans. For accounting purposes, these plans are considered as defined contribution plans and are not administrated by the Corporation because said plans cover employees of a number of different corporations.

The other employees of the Corporation either participate in defined contribution pension plans or in defined benefit pension plans. By law, the administration of all Québec employees' pension plans is the responsibility of the Pension Committee of each plan. In Ontario, these plans are administrated by the Corporation or by a Board of Trustees.

¹ See the "Forward-Looking Information" section on page 1 of this Annual Information Form.

The investment policies of these plans are reviewed annually in order to ensure that the asset allocation is appropriate.

The liabilities associated with the defined benefit pension plans represent a small portion of the Corporation's market capitalization and compares favourably to other public corporations.

3.4 TRADEMARKS AND TRADE NAMES The Corporation uses and has exclusive ownership of several trademarks and trade names. Its principal banners are Metro, Metro Plus, Super C, Marché Richelieu, Food Basics, Adonis, Brunet, Brunet Plus, Brunet Clinique, Clini Plus, Pharmacy, Drug Basics and Première Moisson. Its private labels are identified by the following trademarks, among others: *Irresistibles*, *Selection*, *Phoenicia* and *Cedar*. The Corporation protects these assets by registering them with the intellectual property authorities or otherwise.

3.5 SOCIAL AND ENVIRONMENTAL POLICIES In 2010, the Corporation established a corporate responsibility program. The program's roadmap defines the Corporation's commitments and intentions with respect to the economic, social and environmental sustainability of its business activities. In May 2010, the program led to the Corporation's Sustainable Fisheries Policy, which was implemented in September 2010. In 2012, the Corporation published its first corporate responsibility report. The Corporation released in 2013 an update of its first corporate responsibility report. The Corporation released its second corporate responsibility report in 2014. The roadmap, the first corporate responsibility report, its update and the second responsibility report are available on the Corporation's Internet Website (www.corpo.metro.ca).

In 2013, the Corporation developed, in collaboration with McGill University and nutritionists, the *My healthy plate with Metro* program. With the help of smile tags posted in stores, the Corporation points out to its customers the good and great healthy-eating choices, with a particular emphasis on fruits and vegetables. The Corporation expanded this program in 2014, adding smile tags in over 60 product categories and bringing the total of smile-tagged products to over 3,000.

Launched in September 2009, the *Metro's Green Apple School Program*, was created to encourage the development of a healthier environment and social well-being. In the course of its first three (3) editions, this program allowed for the donation of almost 6 millions dollars to elementary schools and high schools in Québec and Ontario.

In 2012, the *Metro Green Apple School Program* realigned its mission. The program encourages students to develop healthy dietary habits by realizing projects which will have positive impacts on their family, school and community environments.

In addition, in its efforts to ensure the well-being of its employees at work, METRO adopted a policy prohibiting any form of harassment.

The environmental policy of the Corporation specifies that METRO must take the necessary steps to comply with applicable legal requirements and to improve, on an ongoing basis, its environmental performance. A committee comprised of members of management ensures the implementation of the policy and of programs to reduce the impact of the Corporation's operations on the environment. Moreover, environmental audits are carried out regularly in all of the Corporation's facilities and, if necessary, corrective measures are taken quickly.

To the Corporation's knowledge, requirements relating to environmental protection do not and will not have any significant impact on METRO's capital spending, earnings or competitive position within the normal course of its operating activities¹.

3.6 RESEARCH AND DEVELOPMENT METRO, through its marketing research department, generates studies on consumer food habits and needs. The Corporation continued to improve its products line in its Metro supermarkets and to focus even more on the customer experience and innovation. Metro's teams constantly seek out innovative products as well as develop new in-store merchandising concepts. The latest Metro stores in Québec and Ontario are part of a new generation of stores offering distinctive products and services. This year, the Corporation created the role of Vice-President, Customer Experience, to define and implement a distinctive shopping experience in its Metro supermarkets.

The joint venture with the British firm Dunnhumby contributes to the development and implementation of strategies to better meet customers' needs and build strong loyalty.

¹ See the "Forward-Looking Information" section on page 1 of this Annual Information Form.

The Corporation completed this year the launch of 350 new private brand products, including 91 new *Life Smart Mieux-Être* products, and brought improvements to more than 1000 existing products, whether it be to the packaging or the recipe, including sodium reduction and other recipe improvements. Metro's private brands were honoured in 2014 through numerous awards including Retail Innovator of the Year from the Store Brands Innovation Awards 2014 in Chicago, the Québec Dux Award for the contribution of the brand *Irresistibles Life Smart Mieux-Être* as well as three (3) of the six (6) Canadian Grand Prix New Product Awards from the Retail Council of Canada. Lastly, for the second year in a row Metro's products won PLMA (Private Label Manufacturers Association) Salute to Excellence Awards in three (3) categories in Chicago.

The Corporation continued to develop its Web and mobile platforms to make life easier for its customers. The metro.ca Website and mobile application My Metro now display the smiles identifying good and great healthy choices by product category to help users create their shopping list. Also, users can use the My Metro mobile application to scan the bar codes of the pantry staples they're running low on and add them automatically to the shopping list.

- 3.7 REGULATIONS** METRO's operating activities require certain government permits and licences. In particular, METRO holds licences and permits for the sale of alcoholic beverages, tobacco, lottery tickets and for the distribution of pharmaceuticals products and medical devices. METRO believes that it holds all licences and permits required for the proper conduct of its activities in accordance with the law. Moreover, the Corporation sells or distributes certain food and health products which are subject to price regulation, such as: prescription drugs, milk, beer and wine.
- 3.8 LOAN OPERATIONS** METRO does not have any loan operations. However, in the normal course of its business, situations may arise where METRO grants loans to various parties, including to its retailers.
- 3.9 REORGANIZATION** On January 31, 2012, all the issued and outstanding Class B multiple-voting shares of the Corporation were converted into Class A subordinate shares (one vote per share) on a one to one basis. The subordinate shares were then redesignated as Common Shares. The Corporation has also amended its ticker symbol from "MRU.A" to "MRU" to reflect the elimination of its unequal voting share structure.
- 3.10 RISK FACTORS** The risk factors that may affect the Corporation are described on pages 33 to 35 of METRO's 2014 Management's Discussion and Analysis and Consolidated Financial Statements under the "Risk Management" Section.

4 DIVIDENDS

In view of the Corporation's excellent financial position, the Board of Directors approved an amendment to its dividend policy aiming henceforth an annual dividend that represents 20% to 30% of the preceding financial year's adjusted net earnings¹ with a target payout of 25% versus the previous target of 20%.

In the past three (3) financial years, the Corporation paid the following dividends per share:

Dividends paid

Class of Shares	2014	2013	2012
Common Shares*	\$1.150	\$0.965	\$0.8375

* For ease of reading, the Corporation has restated all prior periods disclosed to reflect the share capital reorganization of January 31, 2012 as if it had always existed. Therefore, only the Common Shares are disclosed in this note.

¹ See Section on "IFRS and non-IFRS measurements" of the 2014 Annual Report of the Corporation.

5 SHARE CAPITAL STRUCTURE

On January 31, 2012, all the issued and outstanding Class B multiple-voting shares of the Corporation were converted into Class A subordinate shares (one vote per share) on a one to one basis. The subordinate shares were then redesignated as Common Shares. The Corporation has also amended its ticker symbol from "MRU.A" to "MRU" to reflect the elimination of its unequal voting share structure.

The Common Shares are the only shares of the Corporation carrying the right to vote at a meeting of shareholders. Each holder of Common Shares is entitled, at the meeting or any adjournment thereof, to one (1) vote for each Common Share registered in his name at the close of business on the Record Date. As at December 5, 2014, there were 84,455,265 Common Shares of the Corporation issued and outstanding, representing in the aggregate 100% of the votes attached to all Common Shares of the Corporation.

Information concerning the issued share capital can be found in Note 23 to the Consolidated Financial Statements on pages 71 to 73 of METRO's 2014 Annual Report.

6 MARKET FOR SECURITIES

6.1 TRADING PRICE AND VOLUME The Common Shares of METRO are listed on the Toronto Stock Exchange under the ticker symbol MRU. The table below shows the monthly range close-of-market highs and lows, monthly trading volume and average daily volume for the last financial year.

Trading price and volume

Month	Monthly high (\$)	Monthly low (\$)	Total monthly volume	Average daily volume
October 2013	66.80	63.63	6,388,440	290,384
November 2013	68.00	60.00	8,899,026	423,763
December 2013	66.08	62.11	6,389,604	319,480
January 2014	66.57	61.21	6,480,687	294,577
February 2014	64.21	61.58	7,018,116	369,375
March 2014	65.71	60.95	5,724,200	272,581
April 2014	67.63	63.00	6,332,394	301,543
May 2014	69.45	66.51	5,110,600	243,362
June 2014	67.94	64.71	5,015,484	238,833
July 2014	71.22	64.00	4,160,955	189,134
August 2014	73.32	68.02	5,017,867	250,893
September 2014*	74.80	70.32	4,768,907	250,995

* For the period ending September 27, 2014.

6.2 CREDIT RATINGS AND DEBTS Credit Ratings: During the financial year, Standard & Poor's and Dominion Bond Rating Services ("DBRS") both maintained a credit rating of BBB for the Corporation.

Credit ratings established by these rating agencies are based on quantitative and qualitative considerations relevant to the Corporation. The credit ratings are intended to indicate the risk that the Corporation will not satisfy its obligations on a timely basis and disregard certain factors such as market risk or price risk, since these factors should be considered by investors as risk factors in their decision-making process. Such ratings do not constitute a recommendation to purchase, hold or sell the securities and may be changed or withdrawn at any time by the rating agencies.

The Standard & Poor's and DBRS ratings for long term borrowing vary between AAA and D. The BBB rating granted by Standard & Poor's and DBRS confirms the existence of adequate protection mechanisms. However, an unfavourable economic situation or changing circumstances could have a greater effect on the Corporation's ability to meet its financial commitments compared to companies that have obtained a higher rating.

The Corporation paid fees to rating agencies to obtain its credit rating and expects to pay similar fees in the future.¹ The Corporation did not pay for other additional services offered by rating agencies.

Debts: In the first quarter of the 2012 financial year, the Corporation negotiated with its banking syndicate a new \$600.0 million five-year Revolving Credit Facility and thus cancelled the \$400.0 million Revolving Credit Facility which was scheduled to mature on August 15, 2012. The new Revolving Credit Facility is unsecured and bears interest at rates which vary in accordance with bankers' acceptance rates. On August 15, 2012, the Corporation used part of its Revolving Credit Facility to reimburse the \$369.3 million Credit A Facility which was reaching its maturity date. On October 12, 2012, the Revolving Credit Facility's maturity date was extended to November 3, 2017 and was subsequently further extended to November 3, 2018 on October 1, 2013. On August 22, the Revolving Credit Facility's maturity date was extended to November 3, 2019.

On October 12, 2005, METRO issued 10-year and 30-year medium term notes maturing respectively on October 15, 2015 and October 15, 2035.

The 10-year medium term notes in a principal amount of \$200 million bear interest at a rate of 4.98% per annum whereas the 30-year medium term notes in a principal amount of \$400 million bear interest at a rate of 5.97%.

The table below indicates the principal amount outstanding at the end of the financial year of the credit facility and medium term notes mentioned hereinabove.

Financing*

Type	Maturing	Principal amount outstanding as at 2014/09/27	Principal amount outstanding as at 2013/09/28
Revolving Credit Facility**	2019-11-03	\$392 million	-
Medium term notes (10 years)	2015-10-15	\$200 million	\$200 million
Medium term notes (30 years)	2035-10-15	\$400 million	\$400 million
TOTAL		\$992 million	\$600 million

* Amounts shown are rounded to the nearest million.

** As at September 27, 2014, \$208 million remained undrawn from the authorized Revolving Credit Facility (\$600 million was undrawn as at September 28, 2013).

6.3 PRIOR SALES The medium term notes are neither traded nor listed on any recognized stock exchange.

6.4 POST FINANCIAL YEAR END EVENTS The Corporation closed on December 1st, 2014 a private placement offering of C\$300 million aggregate principal amount of 3.20% Series C Senior Unsecured Notes due December 1, 2021 (the "Series C Notes") and C\$300 million aggregate principal amount of 5.03% Series D Senior Unsecured Notes due December 1, 2044 (the "Series D Notes", and together with the Series C Notes, the "Notes"). The Series C Notes carry a coupon of 3.20% and were priced at \$999.88 per \$1,000 principal amount, for an effective yield of 3.202% per annum if held to maturity. The Series D Notes carry a coupon of 5.03% and were priced at \$999.54 per \$1,000 principal amount, for an effective yield of 5.033% per annum if held to maturity. The Corporation has decided to use the proceeds of the offering for working capital and other general corporate purposes, including repaying or refinancing the following existing indebtedness: (i) financing the redemption and retirement of all of its issued and outstanding 4.98% medium term notes due October 15, 2015 (the "2015 Notes") and (ii) repaying outstanding amounts under its unsecured revolving credit facility (the "Credit facility").

On December 1st, 2014, the Corporation announced that it issued a Notice of Redemption of all 2015 Notes. The notice indicates that the redemption date of the 2015 Notes is December 31st, 2014 and that the redemption price is \$1,029.28 per \$1,000.00 principal amount of the notes redeemed, plus accrued and unpaid interest to, but excluding, the redemption date.

On December 5, 2014, the Corporation repaid all amounts outstanding under the Credit facility.

¹ See the "Forward-Looking Information" section on page 1 of this Annual Information Form.

After the redemption of the 2015 Notes, the Corporation's financial position will be comprised of:

- An authorized revolving credit facility to a maximum of \$600.0 million;
- Series C notes in the amount of \$300.0 million, bearing interest at a fixed nominal rate of 3.20% and maturing December 1, 2021;
- Series B note in the amount of \$400.0 million, bearing interest at a fixed nominal rate of 5.97% and maturing October 15, 2035;
- Series D note in the amount of \$300.0 million, bearing interest at the fixed nominal rate of 5.03% and maturing December 1, 2044.

7 ESCROWED SECURITIES AND SECURITIES SUBJECT TO CONTRACTUAL RESTRICTION ON TRANSFER

Escrowed Securities (as of September 27, 2014)

Class of Shares	Number of Escrowed Securities	Percentage of Class
Common Shares	346,927	0.4%

The escrowed shares are Common Shares of the Corporation pledged to METRO by some of its retailers. Escrowed shares are held as collateral by METRO to be released and returned to the owner according to the required terms of credit or when the owner is no longer a client of METRO and no longer has any debts towards METRO.

8 DIRECTORS AND OFFICERS

8.1 NAME, OCCUPATION AND SECURITY HOLDING The name, principal occupation and place of residence of each director of the Corporation as well as the composition of the Human Resources, Corporate Governance and Nominating, and Audit Committees are indicated below.

List of Directors

Name/Place of residence	Function	Director since/ Expiry of current term of office	Principal occupation	Previously held positions in last 5 years if different than current position
DeSerres, Marc Montréal, Québec	Director	Since 2002/ January 2015	President of Omer DeSerres inc.	_____
Dussault, Claude Québec City, Québec	Director	Since 2005/ January 2015	Président of ACVA Investing Corporation	_____
Ferland, Serge Québec City, Québec	Director	Since 1997/ January 2015	President of Alimentation Serro inc. and Supermarché Claka inc.	_____
Gauthier, Paule, C.P., O.C., O.Q., Q.C., Ad. E. Québec City, Québec	Director	Since 2001/ January 2015	Partner of Stein Monast, LLP	_____
Gobeil, Paul, FCPA, FCA., C.M. Montréal, Québec	Director and Vice- Chair of the Board of Directors	Since 1990/ January 2015	Vice-Chair of the Board of Directors of the Corporation	_____

Name/Place of residence	Function	Director since/ Expiry of current term of office	Principal occupation	Previously held positions in last 5 years if different than current position
Goodman, Russell, <i>FCPA, FCA</i> Lac-Tremblant-Nord, Québec	Director	Since 2012/ January 2015	Corporate Director	He spent his entire career at PricewaterhouseCoopers LLP and Price Waterhouse LLP where he was the Managing Partner of various business units from 1998 to 2011.
Haub, Christian W.E. Greenwich, CT, United States	Director	Since 2006/ January 2015	Co-Chief Executive Officer of The Tengemann Group	From 1991 to 2012, he has held various executive positions (including Chair of the Board) at The Great Atlantic & Pacific Tea Company, Inc.
Labonté, Michel Montréal, Québec	Director	Since 2006/ Janvier 2015	Corporate Director	_____
La Flèche, Eric R. Town of Mount-Royal, Québec	Director and President and Chief Executive Officer	Since 2008/ January 2015	President and Chief Executive Officer of the Corporation	_____
Lessard, Pierre H. <i>FCPA, FCA, C.B.H.F.</i> Westmount, Québec	Director and Chair of the Board	Since 1990/ January 2015	Chair of the Board of the Corporation	_____
Nadeau, Marie-José, Ad.E. Montréal, Québec	Director	Since 2000/ January 2015	Executive Vice-President, Corporate Affairs and Secretary General of Hydro-Québec	_____
Raymond, Réal Montréal, Québec	Director	Since 2008/ January 2015	Lead Director of the Corporation	_____
Rivard, Line Montéal, Québec	Director	Since 2014/ January 2015	Corporate Director	From 1989 to 2009, she held various positions at BMO Capital Markets including Vice-President and Managing Director, Corporate and Investment Banking – Montréal
Rosicki, Michael T. Orillia, Ontario	Director	Since 2009/ January 2015	Corporate Director	He was President and Managing Director of Wexford Group Inc. from 2004 to 2011.

Name/Place of residence	Function	Director since/ Expiry of current term of office	Principal occupation	Previously held positions in last 5 years if different than current position
Tory, John H., Q.C., O. Ont. Toronto, Ontario*	Director	Since 2011/ October 2014	Corporate Director	He served as Member of the Legislative Assembly of Ontario and Leader of the Official Opposition from 2004 to 2009.

* Mr. Tory resigned as director on October 28, 2014 following his election as Mayor of the City of Toronto.

Composition of the standing committees of the Board of Directors

Human Resources Committee	Audit Committee	Corporate Governance and Nominating Committee
Dussault, Claude Gauthier, Paule Haub, Christian W.E. Nadeau, Marie-José Raymond, Réal (Chair)	DeSerres, Marc Goodman, Russell Labonté, Michel (Chair) Nadeau, Marie-José Rivard, Line Tory, John H.*	DeSerres, Marc Dussault, Claude (Chair) Gauthier, Paule Gobeil, Paul Rosicki, Michael T.

* Mr. Tory resigned as director on October 28, 2014 following his election as Mayor of the City of Toronto.

To the Corporation's knowledge, the directors and executive officers of the Corporation own or control as a group and directly or indirectly, 513,112 Common Shares corresponding to 0.6% of the issued and outstanding shares of the Corporation as of December 5, 2014.

The name, principal occupation and place of residence of the executive officers of the Corporation are indicated below. Each executive officer of the Corporation holds the principal occupation within the Corporation indicated opposite his or her name for at least five (5) years, except for Geneviève Bich, Serge Boulanger, Carmine Fortino, Marc Giroux, Roberto Sbrugnera, François Thibault and Yves Vézina. From 2009 to 2010, Mrs. Bich held the position of Chief Talent Officer of Group Dynamite Inc. From 2010 to 2013, she held the position of Vice-President, People and Culture for Aimia Inc. From 2009 to 2012, Mr. Boulanger held the position of Vice-President Manager of McMahon Distributeur pharmaceutique inc., a subsidiary of the Corporation. Mr. Carmine Fortino was President and Chief Executive Officer of Seroyal International from 2007 to 2011 and then following its acquisition by Atrium Innovations became President, North America Operations of Atrium Innovations until 2014. Mr. Giroux worked for Telus Inc. from 2001 to June 2009, where he held various positions including Vice-President, Business Market, for a period of four (4) years, and Vice-President, Marketing, for a period of one (1) year. From 1999 to 2012, Mr. Thibault held various managing positions at Bombardier Inc., including Vice-president, Finance, for Bombardier Aerospace. Prior to September 2014, Mr. Sbrugnera held the position of Director Treasury Risks and Investor Relations and Assistant Treasurer within the Corporation. Mr. Vézina joined the Corporation in 2007 and has held various managing positions, including National Vice-President, Logistics and Distribution since 2012.

Name / Place of residence	Occupation
Eric R. La Flèche Town of Mount-Royal, Québec	President and Chief Executive Officer
François Thibault Beaconsfield, Québec	Senior Vice-President, Chief Financial Officer and Treasurer
Christian Bourbonnière Boucherville, Québec	Senior Vice-President, Québec Division Head
Carmine Fortino Stoney Creek, Ontario	Senior Vice-President, Ontario Division Head

Name / Place of residence	Occupation
Serge Boulanger Candiac, Québec	Senior Vice-President, National Procurement and Corporate Brands
Martin Allaire Saint-Lambert, Québec	Vice-President, Real Estate and Engineering
Geneviève Bich Westmount, Québec	Vice-President, Human Resources
Jacques Couture Laval, Québec	Vice-President, Information System
Paul Dénommée Brossard, Québec	Vice-President, Corporate Controller
Marc Giroux Town of Mount-Royal, Québec	Vice-President, Chief Marketing and Communication Officer
Simon Rivet Brossard, Québec	Vice-President, General Counsel and Corporate Secretary
Roberto Sbrugnera Boucherville, Québec	Vice-President, Treasury, Risks and Investors Relations and Assistant Treasurer
Yves Vézina Montréal, Québec	National Vice-President, Logistics and Distribution

8.2 CEASE TRADE ORDERS, BANKRUPTCIES, PENALTIES OR SANCTIONS To the Corporation's knowledge, no director or executive officer of the Corporation and no shareholder holding a sufficient number of securities of the Corporation to affect materially the control of the Corporation:

- a) is or was, in the past 10 years before the date of this Annual Information Form, a director or chief executive officer or chief financial officer of any other corporation that,
 - i) was the subject of a cease trade or similar order, or an order that denied him or it access to any exemption under securities legislation for a period of more than 30 consecutive days, where such order was issued while the director or officer was acting in his capacity as director, chief executive officer or chief financial officer, except for Mr. John H. Tory, who was a director of Charter Communication Inc., the shares of which were suspended from trading and delisted from the NASDAQ and M. Christian W.E. Haub, who was Chairman of the board of The Great Atlantic & Pacific Tea Company, Inc., the shares of which were suspended from trading on the NYSE and which filed for protection from its creditors; or
 - ii) after that person ceased to act in that capacity, was the subject of a cease trade or similar order or an order that denied him or it access to any exemption under securities legislation for a period of more than 30 consecutive days as a result of an event that occurred while that person was acting in the capacity of director, chief executive officer or chief financial officer; or
- b) is, as at the date of the Annual Information Form, or has been within the 10 years before the date of the Annual Information Form, a director or executive officer of any company that, while that person was acting in that capacity, or within a year of that person ceasing to act in that capacity, became bankrupt, made a proposal under any legislation relating to bankruptcy of insolvency or was subject to or instituted any proceedings, arrangement or compromise with creditors or had a receiver, receiver manager or trustee appointed to hold its assets, except for Mr. Paul Gobeil who was a director of Yellow Media Inc., which proposed a restructuring plan that was approved by the majority of its creditors and shareholders on September 6, 2012, Mr. Marc DeSerres, who was a director of Albums DF Ltée, which filed for bankruptcy, and who was also a director of Fly America Furniture Inc., which made a commercial proposal to its creditors, Mr. Christian W.E. Haub who was Chairman of the board of The Great Atlantic & Pacific Tea Company, Inc., which filed for protection from its creditors and Mr. John H. Tory, who was a director of Charter Communications Inc. when it filed for protection from its creditors;

- c) has, or an entity controlled, directly or indirectly, by such director or executive officer has, within the 10 years before the date of the Annual Information Form, become bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency, or become subject to or instituted any proceedings, arrangement or compromise with creditors, or had a receiver, receiver manager or trustee appointed to hold its/his assets;
- d) was subject to penalties or sanctions relating to securities legislation imposed by a court or by a securities regulatory authority, or entered into a settlement agreement with such authority; or
- e) was subject to any other penalties or sanctions imposed by a court or regulatory body that would likely be considered important to a reasonable investor in making an investment decision.

8.3 CONFLICT OF INTEREST To the Corporation's knowledge, no director or officer of the Corporation or of one of its subsidiaries has an existing or potential material conflict of interest with the Corporation or one of its subsidiaries, with the exception of one director who is a retailer (Mr. Serge Ferland) and who, as the owner of food stores operating under the Metro banner, has a client to supplier business relationship with METRO.

9 LEGAL PROCEEDINGS

There are no legal proceedings involving significant monetary claims.

10 PERSONS WITH AN INTEREST IN MATERIAL TRANSACTIONS

There are no persons with an interest in material transactions.

11 TRANSFER AGENT AND REGISTRAR

Computershare Trust Corporation of Canada acts as transfer agent and registrar.

The register(s) of transfers for Common Shares of the Corporation are held in Montréal.

12 MATERIAL CONTRACTS

The Corporation is not bound by any material contracts for which a filing is required.

13 INTEREST OF EXPERTS

13.1 NAME OF EXPERTS – Ernst & Young LLP are the Corporation's external auditors.

13.2 INTEREST OF THE CORPORATION'S EXTERNAL AUDITORS For the 2014 financial year, the Corporation's Audit Committee obtained written confirmation from Ernst & Young LLP confirming the auditor's independence and objectivity with respect to the Corporation, in accordance with the Code of Ethics of the Québec Order of Chartered Professional Accountants.

14 INFORMATION ON THE AUDIT COMMITTEE

The information on the Audit Committee mandated by regulatory standards can be found in Schedules A and B hereto.

15 ADDITIONAL INFORMATION

Additional information regarding directors' and officers' compensation and information regarding principal holders of the Corporation's securities, options to purchase securities and interest of insiders in material transactions, are, as the case may be, contained in the Corporation's Management Proxy Circular dated December 12, 2014 prepared for its next Annual General Shareholders' Meeting. Additional financial information is included in METRO's Annual Financial Statements for the

years ended September 27, 2014 and September 28, 2013, and in the “Management’s Discussion & Analysis” contained in the Corporation’s 2014 Annual Report.

These documents are available to the public under the conditions stipulated in section 87 of the *Québec Securities Act* and copies of same may be obtained from the Finance Department at the Corporation’s head office, 11011 Maurice-Duplessis Boulevard, Montréal, Québec, H1C 1V6, or through the Corporation’s Website (www.corpo.metro.ca).

Additional information concerning the Corporation is also available on SEDAR’s Website at www.sedar.com.

Upon request to the Corporate Secretary, the Corporation will provide to any person or corporation,

- a) when the securities of the Corporation are in the course of a distribution under a preliminary short form prospectus or a short form prospectus:
 - i) one copy of the Corporation’s Annual Information Form, together with one copy of any document, or the relevant pages of any document, incorporated by reference in the Annual Information Form,
 - ii) one copy of the Corporation’s consolidated financial statements for its most recently completed financial year for which financial statements have been filed together with the independent auditor’s accompanying report and one copy of the Corporation’s most recent interim financial statements that have been filed, if any, for any period after the end of its most recently completed financial year,
 - iii) one copy of the Management Proxy Circular for the Corporation’s most recent Annual General Shareholders’ Meeting that involved the election of directors, or one copy of any annual filing prepared instead of that management proxy circular, as appropriate, and
 - iv) one copy of any other document that is incorporated by reference into the preliminary short form prospectus or the short form prospectus and are not required to be provided under clauses i), ii) or iii);
- b) at any other time, one copy of any other document referred to in a) i), ii) and iii), for which the Corporation may require payment of a reasonable charge if the request is made by a person or corporation that does not hold Corporation securities.

SCHEDULE A

INFORMATION ON THE AUDIT COMMITTEE

MANDATE OF THE AUDIT COMMITTEE The mandate of the Audit Committee, which was approved by the Board of Directors, is set out in Exhibit B of this Annual Information Form.

COMPOSITION OF THE AUDIT COMMITTEE, TRAINING AND EXPERIENCE OF ITS MEMBERS During the 2014 financial year, the Audit Committee was composed of the following independent directors: Marie-José Nadeau, Line Rivard, Marc DeSerres, Russell Goodman, John H. Tory and Michel Labonté (Chair).

Each member has training and experience that is relevant to the performance of his duties. First at Hydro-Québec and then at National Bank of Canada, Mr. Labonté has served as Vice-President, Finance, for a period of 15 years. Mr. Labonté is also Chair of the Audit Committee of Otéra Capital Inc., a subsidiary of Caisse de dépôt et placement du Québec, and a member of the Audit Committee of Manac Inc. For more than 20 years, Mrs. Nadeau has served and continues to serve as Secretary of the Audit and Finance Committees and of the Board of Hydro-Québec, and is also currently a member of the Audit Committee of Churchill Falls (Labrador) Corporation Limited. Over a period of 20 years, Mrs. Rivard has held various positions at BMO Capital Markets, including Vice-president and Managing Director, Corporate and Investment Banking - Montréal. She also serves on the Board of Directors of Ivanhoe Cambridge for which she is also Chair of the Investment Committee. She is also Special Advisor to the Governor of the Bank of Canada. Mr. DeSerres acquired his experience by serving as President of Omer DeSerres Inc. since 1980, and as a member of the Audit Committee of the Musée d'art contemporain de Montréal. Mr. Goodman is a Chartered Professional Accountant who acquired his experience by serving as a partner at PricewaterhouseCoopers LLP and Price Waterhouse LLP for a total of 24 years. Mr. Goodman is also a director and Chair of the Audit Committees of Gildan Activewear Inc., Whistler Blackcomb Holdings Inc. and Northland Power Inc. Mr. Tory was Chair of the Audit Committee of Cara Operations Limited, and has also previously served on the Audit Committees of various large corporations.

PRE-APPROVAL POLICIES AND PROCEDURES The Audit Committee approved the "Policy concerning the pre-approval of audit services and non-audit services" which main components are described below.

The Auditors are appointed to audit the annual consolidated financial statements of the Corporation. The Auditors may also be called upon to provide audit-related services, tax services and non-audit services, so long as these services do not interfere with their independence.

The Audit Committee, which is responsible, *inter alia*, for overseeing the work of the Auditors, must pre-approve all services that the Auditors of the Corporation may render to the Corporation and its subsidiaries. On an annual basis, the Audit Committee examines and pre-approves the details of the services which may be provided by the Auditors and the fee levels in connection therewith. Any type of service which has not already been approved by the Audit Committee must specifically be pre-approved by the Audit Committee if it is to be provided by the Auditors. Same applies if the service offered exceeds the pre-approved fee levels. The Audit Committee has delegated to its Chair the authority to pre-approve services that have not already been specifically approved. However, the Chair of the Audit Committee must communicate all such decisions at the following committee meeting.

On a quarterly basis, the Audit Committee examines the pre-approval status of any services other than audit services that the Auditors were asked to provide or could be asked to provide during the following quarter.

POLICY CONCERNING COMPLAINTS WITH RESPECT TO ACCOUNTING, CONTROLS OR AUDITING MATTERS

The Audit Committee approved a policy allowing anyone, including the employees of the Corporation, to submit an anonymous complaint regarding accounting, accounting controls or auditing matters of the Corporation. All complaints received are sent directly to the Senior Director, Internal Audit, who is responsible for analyzing such complaints and, if need be, making due inquiry. At each meeting, the Audit Committee is either informed of all complaints received together with the results of the inquiry and, if applicable, any corrective measures to be implemented, or is otherwise informed of the fact that no complaints have been filed.

The full text of the Corporation's complaint policy can be found on the Corporation's Corporate Internet Website (www.corpo.metro.ca).

POLICY CONCERNING THE HIRING OF PARTNERS OR EMPLOYEES OF THE AUDITORS The Audit Committee has approved a policy governing the Corporation's hiring of certain candidates for key positions. This policy applies to any partner, employee or former partner or employee of the current or former external auditors of the Corporation who applies for a position which entitles the candidate to exercise decision-making authority or significantly influence decision-making regarding the

presentation of financial information or auditing matters. More specifically, the candidate must not have been involved in the auditing of the Corporation's financial statements within the 12 months preceding the hiring date. Moreover, the eventual hiring of such candidate must not compromise the independence of the Auditors.

FEES FOR THE SERVICES OF THE AUDITORS

For each of the financial years ended September 27, 2014 and September 28, 2013, the following fees were billed by the Auditors for audit services, audit-related services, tax services and other services provided by the Auditors.

	2014	2013
Audit fees	\$1,937,261	\$1,487,075
Audit-related fees	\$285,530	\$288,994
Tax fees	\$655,872	\$586,471
All other fees	—	—

Audit-related fees consist primarily of fees billed for consultations concerning financial accounting or the presentation of financial information which are not categorized as "audit services", fees billed for pension plan audits and fees billed for the execution of computerized tests on internal controls for management.

Tax fees consist primarily of fees billed for assistance with regulatory tax matters concerning federal and provincial income tax returns and sales tax and excise tax reporting, fees billed for consultations concerning the income tax, customs duty or sales tax impact of certain transactions, as well as fees billed for assistance with federal and provincial government audits involving income tax, sales tax, customs duties or deductions at source.

SCHEDULE B

MANDATE OF THE AUDIT COMMITTEE

1. OBJECTIVES OF THE COMMITTEE AND GENERAL SCOPE OF RESPONSIBILITIES OF THE PARTIES:

1.1 The objectives of the Committee are to review the adequacy and effectiveness of the actions taken by the various parties herein involved to discharge themselves of their responsibilities herein described and to assist the Board in its oversight of:

- 1.1.1 the integrity of the Corporation's financial statements;
- 1.1.2 the internal and external auditor qualifications and independence;
- 1.1.3 the performance of the Corporation's internal audit function and external auditor;
- 1.1.4 the effectiveness of internal controls;
- 1.1.5 the Corporation's compliance with legal and regulatory requirements; and
- 1.1.6 the identification of the material risks that may affect the Corporation and the implementation of appropriate measures to manage such risks.

1.2 Management is responsible for:

- 1.2.1 the preparation, presentation and integrity of the Corporation's financial statements and for maintaining appropriate accounting policies and internal controls and procedures designed to ensure compliance with accounting standards and applicable laws and regulations; and
- 1.2.2 identifying the material risks and putting in place appropriate measures allowing to manage such risks.

1.3 The external auditor is responsible for auditing the Corporation's annual financial statements and reviewing the Corporation's interim financial statements.

1.4 The internal auditor is responsible, by bringing a systematic and disciplined approach, for evaluating and improving the effectiveness of the Corporation's risk management and control processes.

2. SCOPE OF MANDATE

The responsibilities of the Committee extend to Metro Inc., its subsidiaries and their divisions. In this mandate, the word "Corporation" refers to Metro Inc., its subsidiaries and their divisions.

3. COMPOSITION AND ORGANIZATION

3.1 The Committee is composed of a minimum of three (3) and a maximum of six (6) members of the Board of Directors who are all independent directors. All members must be financially literate.

3.2 At any time, the Committee may communicate directly with the external auditor, the internal auditor or the management of the Corporation.

4. SPECIFIC RESPONSIBILITIES

The Audit Committee must periodically inform the Board about its work and advise it about its recommendations.

4.1 Financial Information

- 4.1.1 The Committee reviews, before their public disclosure, the audited annual and interim financial statements, the MD&A, the investor fact sheet and all press releases relating to the financial statements.
- 4.1.2 The Committee reviews with the management of the Corporation and the external auditor the choice of accounting policies and its justification as well as the various estimates made by management which may have a significant impact on the financial position.
- 4.1.3 The Committee ensures that adequate procedures are in place for the review of the Corporation's disclosure to the public of information extracted or derived from the Corporation's financial statements, other than the information covered by paragraph 4.1.1 hereof, and periodically assesses the adequacy of such procedures.
- 4.1.4 The Committee reviews, before they are released, any prospectus relating to the issuance of securities by the Corporation, the Annual Information Form and the Management Proxy Circular.

4.2 Internal Control

- 4.2.1 The Committee verifies that Corporation Management has implemented mechanisms in order to comply with regulations on internal controls and financial reporting.
- 4.2.2 Every quarter and every fiscal year, the Committee reviews with Corporation Management the conclusions of the work supporting the certification letters to be filed with the authorities.
- 4.2.3 The Committee reviews with the Corporation Management all material weaknesses and significant deficiencies identified pertaining to internal controls and financial reporting, as well as any fraud, and the corrective measures implemented.

4.3 Internal Audit

- 4.3.1 The Committee examines the appointment, replacement, reassignment or dismissal of the Senior Director of the Internal Audit Department and reviews the mandate, annual audit plan, and resources of the internal audit function.
- 4.3.2 The Committee meets the Senior Director of the Internal Audit Department to review the results of the internal audit activities, including any significant issues reported to management by the internal audit function and management's responses and/or corrective actions.
- 4.3.3 The Committee reviews the performance, degree of independence and objectivity of the internal audit function and adequacy of the internal audit process.
- 4.3.4 The Committee reviews with the Senior Director of the Internal Audit Department any issues that may be brought forward by him, including any difficulties encountered by the internal audit function, such as audit scope, access to information and staffing restrictions.
- 4.3.5 The Committee ensures the effectiveness of the coordination between the internal audit and the external audit.

4.4 External Audit

- 4.4.1 The Committee has the authority and the responsibility to recommend to the Board of directors: i) the appointment and the revocation of any public accounting firm engaged for the purpose of preparing or issuing an audit report, or performing other audit, review or certification services (collectively the "external auditor"); and ii) the compensation of the external auditor.
- 4.4.2 The external auditor communicates directly with the Committee. The Committee reviews the reports of the external auditors which are sent to it directly. The Committee also monitors all the work performed by the external auditors, its audit plans and the results of its audits.
- 4.4.3 The Committee discusses with the external auditors, by means of meetings, problems encountered during the audit, including the existence, if applicable, of restrictions imposed by the management of the Corporation or areas of disagreement with the latter about the financial information and ensures that such disagreements are resolved.
- 4.4.4 The Committee, or one or more of its members to whom it has delegated authority, pre-approves non-audit services that are assigned to the external auditors. The Committee may also adopt policies and procedures concerning the pre-approval of non-audit services that are assigned to the external auditors. It monitors the fees paid with respect to such mandates.
- 4.4.5 The Committee makes sure that the external auditor has obtained the cooperation of the employees and officers of the Corporation.
- 4.4.6 The Committee examines the post-audit letter or the recommendation letter of the external auditor as well as the reactions of management and management's response to the deficiencies observed.
- 4.4.7 The Committee examines the qualifications, performance and independence of the external auditor and ensures that the audit report accompanying the financial statements is issued by an audit firm that is a participant in the program of the Canadian Public Accountability Board and that the firm respects any sanctions and restrictions imposed by this Board. The Committee takes into account the opinions of management and the Corporation's internal auditor in assessing the qualifications, performance and independence of the external auditor.
- 4.4.8 The Committee reviews and approves the Corporation's hiring policy concerning (current and former) partners and (current and former) employees of the (current and former) external auditor.
- 4.4.9 At least, once a year, the external auditor reports to the Committee about: i) the external auditor's internal quality-control procedures; ii) its inscription as a duly registered participant of the Canadian Public Accountability Board ("CPAB") and whether it holds proper authority to audit Canadian issuers; and iii) the evaluation of the quality of its work via an in camera session with the Québec Managing Partner or his representative.

4.5 Miscellaneous

- 4.5.1 The Committee establishes procedures for the receipt, retention and treatment of complaints regarding accounting, internal accounting controls or auditing matters and to preserve confidentiality and the protection of the anonymity of persons who may file such complaints.
- 4.5.2 The Committee has the authority to engage any advisor it deems necessary in order to help it in the performance of its duties, and to set the compensation of such advisor as well as to obtain from the Corporation the funds necessary to pay such compensation.
- 4.5.3 The Committee analyses the conditions surrounding the departure or appointment of the officer responsible for finance and any other key financial executive who participates in the financial information process.

4.6 Compliance with legal and regulatory requirements

- 4.6.1 The Committee reviews the reports received from time to time regarding any material legal or regulatory issues that could have a significant impact over the Corporation's business.

4.7 Risk Management

- 4.7.1 The Committee reviews the material risks identified by Corporation Management. The Committee examines the effectiveness of the measures put in place to manage these risks by questioning the management of the Corporation regarding how risks are managed as well as obtaining opinions from management regarding the degree of integrity of the risk mitigation systems and acceptable thresholds.
- 4.7.2 The Committee reviews on a regular basis the management policies regarding material risks recommended by Corporation Management and obtains from the management of the Corporation on a regular basis reasonable assurance that the Corporation's risk management policies for material risks are being adhered to. The Committee also reviews reports on material risks, including financial hedging activities and environment.